IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

UNITED STATES OF AMERICA)	
)	
Plaintiff,)	
)	No. 18 CR 789
V.)	
)	Hon. Gary Feinerman
DENY MITROVICH,)	
)	
Defendants.)	

MOTION FOR LEAVE TO FILE TO FILE INSTANTER A MOTION IN EXCESS OF FIFTEEN PAGES

Defendant Deny Mitrovich, by and through his undersigned attorney, respectfully request leave to file his motion to compel discovery (Dkt. 48) in excess of the 15-page filing limit *instanter*. In order to fully set forth the factual and legal matter at issue in the motion, Mr. Mitrovich required more than 15 pages.

Respectfully submitted,

/s Vadim A. Glozman Attorney For The Defendant

Vadim A. Glozman VADIM A. GLOZMAN LTD. Attorney at Law 53 W. Jackson Blvd., Suite 1410 Chicago, IL 60604 (312) 726-9015

CERTIFICATE OF SERVICE

I, Vadim A. Glozman, an attorney for Defendant Deny Mitrovich, hereby certify that on this, the 3rd day of December, 2019, I filed the above-described document on the CM-ECF system of the United States District Court for the Northern District of Illinois, which constitutes service of the same.

Respectfully submitted,

/s/ Vadim A. Glozman

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